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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/654,301	09/03/2003	Steven J. Ross	GP-303673/GP-303674 4415 (2760	
CARDINAL L	7590 01/17/2007 AW GROUP	EXAMINER		
Suite 2000			NGUYEN, THU V	
1603 Orrington Evanston, IL 60			ART UNIT	PAPER NUMBER
			3661	
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SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)
Office Action Summary		10/654,301	ROSS ET AL.
		Examiner	Art Unit
		Thu Nguyen	3661
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the o	correspondence address
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tirvill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status			
1)⊠ 2a)□ 3)□	Responsive to communication(s) filed on <u>03 Sec</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.	
Dispositi	on of Claims	•	
5)□ 6)⊠ 7)⊠ 8)□	Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1,2,4,6,7,11,12,14,16,17 and 21 is/are Claim(s) 3,5,8-10,13,15 and 18-20 is/are object Claim(s) are subject to restriction and/or	vn from consideration. e rejected. ted to.	
	on Papers		
10)⊠ ́	The specification is objected to by the Examiner The drawing(s) filed on <u>03 September 2003</u> is/a Applicant may not request that any objection to the capelacement drawing sheet(s) including the correction to the oath or declaration is objected to by the Example 1.	re: a) \boxtimes accepted or b) \square object drawing(s) be held in abeyance. Section is required if the drawing(s) is ob-	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority u	nder 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prioric application from the International Bureau see the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment	c(s)		
2) D Notice 3) D Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2, 4, 6, 11-12, 14, 16, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Knobl et al (US 7,039,708) in view of Yassin et al (US 6,505,780).

As per claim 1, Knobl discloses a method for providing vehicle settings to a telematics unit 40 (fig.1) in a mobile vehicle (col.8, lines 30-43). Knobl does not explicitly disclose receiving a vehicle settings update signal at a call center from the telematics unit and sending vehicle settings from the call center to the telematics unit responsive to the update signal. However, Knobl teaches the capability of providing vehicle settings from a call center 30 (fig.1) to the telematics 40 (fig.1) (col.5, lines 27-36; col.8, lines 30-44) including providing updated setting (the next user's settings) to the telematics (col.8, lines 30-44). Moreover, Yassin suggests receiving a vehicle settings update signal (the driver ID sent from the vehicle) at a call center (col.5, lines 43-46, lines 50-53); and sending vehicle settings from the call center to the vehicle responsive to the update signal (col.5, lines 50-53; col.7, lines 9-21). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to includes the step for providing the vehicle settings upon receiving the request (represented by the ID sent from the

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vehicle) as taught by Yassin to the method taught by Knobl in order to save the system bandwidth by providing vehicle settings only upon request.

As per claim 2, Yassin teaches implementing the vehicle settings in the mobile vehicle (col.6, lines 60-64).

As per claim 4, Knobl teaches receiving a user preference at a call center via a web portal interface prior to the call center sending the user preference to the telemetric unit (col.8, lines 30-43).

As per claim 6, Since Knobl teaches a telematic unit that is capable of accepting applets and performing communication with the server (col.7, lines 41-49), Knobl obviously encompasses teaching an active telematics.

As per claim 11-12, 14, 16, and 21, refer to claims 1-2, 4, 6 above.

3. Claims 7, 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Knobl et al (US 7,039,708) in view of Yassin et al (US 6,505,780) further in view of Mocek et al (US 2003/0182360).

As per claim 7, 17, Mocek teaches storing the vehicle settings when the telematics unit is negative and transmitting the vehicle settings to the telematics unit when the download status of

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the telematics unit is positive (para 0035-0036). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to include transmitting the download status when the telematics unit and associated components is positive in the method taught by Knobl in order to ensure that the updated information is received by the telematics unit.

Allowable Subject Matter

- 4. Claims 3, 5, 8-10, 13, 15, 18-20, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. The following is a statement of reasons for the indication of allowable subject matter:

Prior arts of record do not disclose a method disclosed in claim 1 in combination with claim 3 or 4-5 or 8 or 10 in which the call center sends an update flag signal from the call center to the telematics unit prior to the telematics unit sending a vehicle settings update signal to the call center as taught in claim 3 or 5. Also, prior arts of record does not disclose determining download status of the telematics unit and associated components based on the download reply from the telematics unit which transmits the download reply in response to the download requirement transmitted to the telematics unit as taught in claim 8, Moreover, prior arts of record do not disclose determining store status for the vehicle settings when the download status of the telematics unit and associated components is negative, and either storing or deleting the vehicle

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settings according to the positive or negative store status as taught in claim 10. Claims 13, 14-

15, 18 or 20 disclose similar method to be implemented in a computer readable medium.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thu Nguyen whose telephone number is (571) 272-6967. The

examiner can normally be reached on T-F (7:30-6:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Thomas Black can be reached on (571) 272-6956. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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January 5, 2007

THU V. NGUYEN